

08-27450-J3

FILED

Fabian V. IRS, et al

Mar-19-15

MAR 20 2015

FILED

U.S. Bankruptcy Court
District of Maryland

MAR 20 2015

U.S. Bankruptcy Court
District of Maryland

Dear Mr. Komisauck,

Thank you for your call today and
for explaining the procedures.

As I indicated on the call and in
my Reply to the Government, I
believe there are no facts left to try
and I have requested a Judgment on
the Pleadings.

The Government has admitted in its
answer that the penalties are dischargeable.
The Government has also admitted the
Notice of Levy for 2003 Income taxes is
accurate.

So I have asked the Court to issue an
order clarifying that taxes, penalties, and
interest thereon for returns due and events
occurring before 12.31.05 have been discharged
and enjoining the IRS from further collection
activities. In return, I am willing to
dismiss the contempt allegations and any
damages.

V. S. J.

If the Judge feels the need for a hearing, as we discussed I would like to participate by phone. I am scheduled for release in May 2016 and would like to resolve this issue without complication.

Sincerely yours,

Alan B. Jabra

cc: Vassiliki Economides, USA